NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY DEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 640 Acres Proding Provision STANDARD USASE v.6

PAID UP OIL AND GAS LEASE

(No Surface Use)

	(140 Surface OSC)	
THIS LEASE AGREEMENT IS MADE INTO A STRUCTE V	day of TINE	, 2000, by and bolween
whose addresse is 33.3.1 \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	UCER (CE 1-13+1071-1) e, Sulle 1979 Dallae Texas 76201, as Lessee. y the completion of blank speces) were prepared j	"All printed partions of this lease were prepared by the party
ACRES OF LAND, MORE OR LESS, INVOLUME 310 PAGE	BEING LOT(S) 15 LIVISIDE FARRANT COUNTY, TEXAS, ACCOR 11 OF THE PLAT RECO	, block 30 Addition, an addition to the city of ding to that certain plat recorded ords of tarrant county, texas.
in the County of Tefffelti, State of TEXAS, containing	LS pross scres, more or less (including ing for, developing, producing and marketing oil obysical/selantic, operations). The term "gas" a to the above-described leased promises, this less radjacent to the above-described leased premise rappoents to the above-described leased premise rappoents for a more complete or a	any interests therein which tessor may be eafter acquire by and gas, along with all hydrocarbon and non hydrocarbon is used herein includes fiellum, carbon dioxide and other a also covers accretions and any small strips or parcels of ea, and, in consideration of the alorementioned cash borus, accurate description of the land so covered. For the purpose
2. This lease, which is a "paid-up" lease requiring no renta as long thereofter as oil or gas or often substances covered force otherwise maintained in effect pursuant to the provisions betreof. 3. Royaltes on oil, gas and other substances produced a separated at Leases's apparator facilities, the royalty shall be persented at Leases's apparator facilities, the royalty shall be persented at the willhead or to Leases's credit at the oil purchases's the wellhead market pice then prevailing in the same field (or prevailing price) for production of similar grade and gravity. The there is a continuing right to purchase such productions severance, or other excise taxes and the costs incured such price then prevailing in the same field, then in the neares the same wells on the leased premises or lands pooled therewith are an wailing on hydraulic fracture alimetation, but such well or well to edeemed to be producing in paying quantities for the purpose there from is not being sold by Leases than another well or wells on the lease is being sold by Leases train another well or wells on the lease following cessation of such operations or production. Leases's tended this lease. 4. All shot-in royalty payments under this lease shall be performed the lease from another well or wells on the lease's fedural and such payments or tenders to Leaser's request, deliver to find and such payments or tenders to Leaser's request, deliver to find and such payments or tenders to Leaser's request, deliver to find and such payments or tenders to Leaser's request, deliver to find an action of a provided for in Paragraph 3, above, if Leaser premises or lands provided for in Paragraph 3, above, if Leaser on the leased premises or lands pooled therewith, or if all production of an evertheless remain in force if Lease commences operations to the leased premises or lands pooled therewith within 00 days the end of the primary term, or a lany time thereafter, this lease operations reasonably calculated to obtain or restore production to cessati	als, shall be in force for a primary term of The aby are produced in paying quantities from the lease and saved becentides a provided that Leasee in the ATTERY (ATTERY) (ATTE	Lesson as follows: (a) For oil and other liquid hydrocarbons (b) of such production, to be delivered at Lessea's option to mail have the conflicting right to purchase such production at ame field, then in the meanest field in which there is such a singlification of the conflicting right to purchase such production at ame field, then in the meanest field in which there is such a single marketing such gas or other substances, provided that or production of similar quality in the same field (or if there is pursuant to comparable purchase contracts entered into uniform the purchase covered horoby in paying quantities or such wells of being sold by Lessee, such well or wells and interesting one of the end of the primary lemm or any time thereafter one or abstances covered horoby in paying quantities or such wells of being sold by Lessee, such well or wells are shut-in or production and of the decay and well or wells are shut-in or production or before each anniversary of the end of said 90-tay period next at Lessee liable for the amount due, but shall not operate to royalty shall be due until the end of the 00-day period next at Lessee liable for the amount due, but shall not operate to an interest or tenders may be made in correctly, or by check or by adopt addressed to the depository agent to receive payments. Daying quantifies (hereinatter called "ry hole") on the lessee is motion and continued and production of within 90 days after such cessation of all production. If at Lessee is the engaged in drilling, reworking or any other operators would drill under the same or similar chromatances overed hereby, as long floreafter as a well capable of producing in paying quantities hereunder operator would drill under the same or similar chromatances are sent of producino, whenever Lessee deems it necessary or only exists with respect to such other lands or interests. The maximum acresge followers of the same or include a subject of the paying quantities hereunder operator wells of the production to difficulties or equiva

7. If Lessor owns less than the full influeral catala in all or any part of the leased premises, the royallies and shut-in royallies poyable hereducer for any well on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's Interest in such part of the leased premises bears to the full influeral estate in such part of the leaned premises.

B. The interest of either Leaner or Leasee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the

rights and obligations of the parties hereunder shalf extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in bessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly anthemitted copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalites increment of the credit of decadent of decadent in designation to their credit in the depository, either jointly or separately in proportion to the interest which each owns. It cases transfers is interest because in whole or in part Leases shall be relieved of sit obligations thereafter ensing with respect to the transferred interest, and failure of the transferred to statisfy such obligations with respect to the transferred interest shall not affect the rights of Leases with respect to any interest rot so transferred. If Leases transferred interest in all or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royallies hereunder shall be divided between Leases and the transferred in proportion to the net acreage interest in this lease then held by each.

9. Leases may, at any time and from time to time, deliver to Leaser or tile of record a willien release of this lease as to a full or undivided interest in all or any portion of the proportion to the payers to the payers to the between the state of the payers to the payers to the between the state of the payers to the payers to the between the state of the payers to the payers to the between the payers to the payers to the payers to the payers to the between the payers to the payers

the area covered by this lease or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter adding with respect to the interest so released. If Leasee releases all or an unallyided interest in leas than all of the area covered hereby, I easee's obligation to pay or lendor shut-in royallies shall be proportionately reduced.

the son covered by this loses or any depths of zones there under, and shall thereupon be relieved of all obligations thereafter attaing with respect to the interest at released. In accordance with the net acreage interest related beneaths.

In the projection of the sease of the terrest of the sease of the season of the sease of the season of the season of the season of the sease of the season of the season of the season of the sease of the season of the

libers is a final judicial determination that a breach or default and Lessee falls to do so.

There is a final judicial determination that a breach or default has excured, this lease shall not be forfeited or canceled in whole or in part unless Lessee is given a reasonable time after sald judicial determination to remedy the breach or default and Lessee falls to do so.

time after sald judicial determination to remedy the breach or details and Lessee falls to do so.

14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore easement under and through the lessed premises for the placement of well bores (along routes selected by Lessee) from oil or gas wells the surface hocations of which are situated on offer tracts of fand and which are not intended to develop the lessed premises or lands protect through the surface well bore easements shall run with the land and survive any termination of this lease.

16. Lessor hereby warrants and agrees to defend life conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, lavied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subragated to the rights of the party to whom payment is made, and, in addition to its offer rights, may reimburse (lesif out of any royalties or study royalties otherwise payable to Lessor hereunder. In the event tender and substantial contracts the substantial contracts that cuch claim has been resolved.

16. Motwithstanding anything contained to the contracy in this lesse, Lessee shall not have any rights to use the surface of the lessed premises for dilling or other operations.

17. This lease may be executed in comberparts, each of which is deemed an original and all of which only constitute one original. 17. This lease may be executed in connerports, each of which is deemed an original and all of which only consider the one of connerports. The lease may be executed into the lease of all and gas lease payments, in the form of rental, bonus and royally, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Leasor understands that these lease payments and terms are final and that Leasor entered into this lease without duress or understands that lease could ge up or down depending on market conditions. Leasor acknowledges that no representations or assurances were made in the negotiation of this lease that Leasor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to after the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHIEREOF, this lease is executed to be effective as of the data first written above, but upon execution shall be binding on the signatory and the signatory's belrs, devisions, executors, administrature, auccessors and eseigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE) Kahi Willis THE OF TEXAS

UNITY OF TAKEBUTE
This instrument was acknowledged before me on the 24 day of the Street Person-ACKNOWLEDGMENT STATE OF COUNTY OF day of June JARWIN N. SCOTT Molary Public, State of Notary Public, State of Texas My Commission Expires Molary's name (printed): Notary's commission explics: October 31, 2010 STATE OF COUNTY OF



DALE RESOURCES LLC 2100 ROSS AVE STE 1870 LB-9

DALLAS

TX 75201

Submitter: DALE RESOURCES LLC

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.

\$20.00

Filed For Registration: 08/07/2008 08:32 AM
Instrument : D208308104
LSE 3 PGS

D208308104

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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